

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION

TOTAL CAPSOURCE SOLUTIONS, LLC      §  
D/B/A CAPSOURCE SOLUTIONS,      §  
Plaintiff,      §  
§  
v.      §      CASE NO. 1:17-CV-1143-SS  
§  
ELAB SOLUTIONS CORPORATION,      §  
Defendant.      §

**JOINT REPORT ON RULE 26(F)**  
**CONFERENCE AND DISCOVERY PLAN**

TO THE HONORABLE SAM SPARKS:

Plaintiff, Total Capsource Solutions, LLC d/b/a Capsource Solutions and Defendant Elab Solutions Corporation (collectively, the “Parties”) submit the following Joint Report and Discovery Plan:

1. Counsel for the Parties conducted their Rule 26(f) conference on January 17, 2018. The conference was held by telephone. Kathryn Porter attended for Plaintiff. John A. Christy attended for Defendant.
2. During the conference, counsel agreed that the Parties’ respective Rule 26(a) Initial Disclosures will be served no later March 1, 2018.
3. The Parties expect to seek discovery on the merits of Plaintiff’s claims, Plaintiff’s alleged damages, and Defendant’s defenses thereto. The Parties also expect to seek discovery on the merits of Defendant’s counterclaims, Defendant’s alleged damages, and Plaintiff’s defenses thereto.

4. The Parties do not request any modification to the generally applicable discovery rules.

5. Counsel have agreed on deadlines required and have filed their Proposed Joint Scheduling Order. Counsel have agreed that discovery should be completed within the time frames established in their proposed Joint Scheduling Order.

Respectfully submitted,

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**CERTIFICATE OF SERVICE**

I certify that a true and correct copy of the above and foregoing document has been served by the method indicated as set out below on this 31st day of January, 2018.

***Via Email jgasink@scottdoug.com***

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Case No. 1:17-CV-1143-SS; *Capsource Solutions v. ELab Solutions Corporation*

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